§ 27.335

- (1) The Presiding Officer shall promptly issue any necessary scheduling order for any additional briefing of the issue of summary adjudication on the Application for Review and Response.
- (2) The Presiding Officer may conduct scheduling conferences and other proceedings that the Presiding Officer determines to be appropriate.
- (b) If the Presiding Officer determines that there is no genuine issue of material fact and that one party or the other is entitled to decision as a matter of law, then the record shall be closed and the Presiding Officer shall issue an Initial Decision on the Application for Review pursuant to §27.340.
- (c) If a Presiding Officer determines that any factual issues require the cross-examination of one or more witnesses or other proceedings at a hearing, the Presiding Officer, in consultation with the parties, shall promptly schedule a hearing to be conducted pursuant to §27.335.

§ 27.335 Hearing procedures.

- (a) Any hearing shall be held as expeditiously as possible at the location most conducive to a prompt presentation of any necessary testimony or other proceedings.
- (1) Videoconferencing and teleconferencing may be used where appropriate at the discretion of the Presiding Officer.
- (2) Each party offering the affirmative testimony of a witness shall present that testimony by declaration, affidavit, or other sworn statement submitted in advance as ordered by the Presiding Officer.
- (3) Any witness presented for further examination shall be asked to testify under an oath or affirmation.
- (4) The hearing shall be recorded verbatim.
- (b)(1) A facility or other person may appear and be heard on his own behalf or through any counsel of his choice who is qualified to possess CVI.
- (2) A facility of other person individually, or through counsel, may offer relevant and material information including written direct testimony which he believes should be considered in opposition to the administrative action

- or which may bear on the sanction being sought.
- (3) The facility or other person individually, or through counsel, may conduct such cross-examination as may be specifically allowed by the Presiding Officer for a full determination of the facts.

§ 27.340 Completion of adjudication proceedings.

- (a) The Presiding Officer shall close and certify the record of the adjudication promptly upon the completion of:
 - (1) Summary judgment proceedings,
 - (2) A hearing, if necessary,
- (3) The submission of post hearing briefs, if any are ordered by the Presiding Officer, and
- (4) The conclusion of oral arguments, if any are permitted by the Presiding Officer.
- (b) The Presiding Officer shall issue an Initial Decision based on the certified record, and the decision shall be subject to appeal pursuant to §27.345.
- (c) An Initial Decision shall become a final agency action on the expiration of the time for an Appeal pursuant to §27.345.

§ 27.345 Appeals.

- (a) Right to Appeal. A facility or any person who has received an Initial Decision under §27.340(b) has the right to appeal to the Under Secretary acting as a neutral appeals officer.
- (b) Procedure for Appeals. (1) The Assistant Secretary, a facility or other person, or a representative on behalf of a facility or person, may institute an Appeal by filing a Notice of Appeal with the office of the Department hereinafter designated by the Secretary.
- (2) The Assistant Secretary, a facility, or other person must file a Notice of Appeal within seven calendar days of the service of the Presiding Officer's Initial Decision.
- (3) The Appellant shall file with the designated office and simultaneously serve each Notice of Appeal and all subsequent filings on the General Counsel.
- (4) An Initial Decision is stayed from the timely filing of a Notice of Appeal until the Under Secretary issues a Final Decision, unless the Secretary